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ROBERT J. DEPKE LEWIS T. STEADMAN TREXLER, BUSHNELL, GLANGLORGI, BLACKSTONE & MARR 105 WEST ADAMS STREET, SUITE 3600 CHICAGO, IL 60603-6299			HERNANDEZ, NELSON D	
			ART UNIT	PAPER NUMBER
			2612	
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Please find below and/or attached an Office communication concerning this application or proceeding.

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		Application No.	Applicant(s)
		09/910,604	HARADA, KOUICHI
	Office Action Summary	Examiner	Art Unit
		Nelson D. Hernandez	2612
Period fo	The MAILING DATE of this communication app or Reply	pears on the cover sheet with the c	orrespondence address
A SHOWHIC - External after - If NO - Failu Any r	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DATE of time may be available under the provisions of 37 CFR 1.1 SIX (6) MONTHS from the mailing date of this communication. It period for reply is specified above, the maximum statutory period or reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).
Status			
2a)⊠	Responsive to communication(s) filed on <u>After</u> This action is FINAL . 2b) This Since this application is in condition for allowar closed in accordance with the practice under E	action is non-final.	esecution as to the merits is
Dispositi	on of Claims		
5)□ 6)⊠ 7)□ 8)□ Applicati 9)□	Claim(s) 1.2 and 5-7 is/are pending in the appl 4a) Of the above claim(s) is/are withdraw Claim(s) is/are allowed. Claim(s) 1.2 and 5-7 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/o on Papers The specification is objected to by the Examine The drawing(s) filed on is/are: a) accomplicant may not request that any objection to the	wn from consideration. r election requirement. er. epted or b) objected to by the B	
11)	Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Ex		
	inder 35 U.S.C. § 119		
a)[Acknowledgment is made of a claim for foreign All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document application from the International Bureau See the attached detailed Office action for a list	s have been received. s have been received in Applicati rity documents have been receive u (PCT Rule 17.2(a)).	on No ed in this National Stage
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2) 🔲 Notic 3) 🔲 Inform	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) r No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	

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DETAILED ACTION

Response to Amendment

The Examiner acknowledges the amendments made on the claims filed on
 February 10, 2006. Claims 1 and 6 have been amended. Claims 3, 4 and 8 have been canceled.

Specification

2. The title of the invention is not descriptive. A new title is required that is clearly indicative of the invention to which the claims are directed.

Response to Arguments

- 3. Claims 1 and 6 have been amended to include the limitations of claim 4, which was indicated as having allowable subject matter in the Office Action mailed on August 10, 2005. However, upon further consideration, a new ground(s) of rejection is made in view of newly found prior art.
- 4. In the Office Action on August 10, 2005, it was indicated that claims 5 and 7 were allowable. However, upon further consideration, a new ground(s) of rejection is made in view of newly found prior art.

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Claim Rejections - 35 USC § 102

5. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

6. Claims 1, 2, 5 and 6 are rejected under 35 U.S.C. 102(b) as being anticipated by Ueda, US Patent 4,837,630.

Regarding claim 1, Ueda discloses a solid-state image apparatus comprising: an image section having a plurality of pixels (Fig. 1: 11) arranged two dimensionally in the horizontal direction and in the vertical direction (See fig. 1), the image section comprising a first area formed of a first pixel group (even lines in the image sensor as shown in figs. 4C and 4D) and a second area formed of a second pixel group (odd lines in the image sensor as shown in figs. 4A and 4B), and the first area and the second area being disposed adjacent to each other in the horizontal direction (the odd and even lines are arranged in the whole pixel area, therefore, the first and second areas are disposed adjacent to each other in the horizontal and vertical direction); a first electriccharge transfer (Fig. 1: 17) section disposed outside the image area for transferring the signal electric charges of the first area in the horizontal direction; a second electriccharge transfer section (Fig. 1: 18) extending across the entire width of the image section and disposed outside the image area (See fig. 1) for transferring the signal electric charges of the second area in the horizontal direction; and driving means (clock, see col. 2, lines 51-60; col. 3, lines 36-50) for driving the first and second electric-charge

transfer sections in an identical direction (See also fig. 1 and fig. 4E), wherein the first and second electric-charge transfer sections are disposed such that the first electriccharge transfer section transfers only the signal electric charges of the first area and the second electric-charge transfer section transfers only the signal electric charges of the second area (By using switches 13 as shown in figs. 4A-4D; see col. 3, line 36 – col. 4, line 52); and further comprising a vertical transfer section (Fig. 1: 15) for transferring the signal electric charges of the second area to the second electric-charge transfer section without passing through the first electric-charge transfer section (col. 3, lines 36-50), wherein the first electric-charge transfer section is disposed between the first area and the second electric-charge transfer section (See horizontal CCD 17 being disposed between first area (even lines area) and the horizontal CCD 18 as shown in fig. 1) and wherein the vertical transfer section is disposed between the second area and the second electric-charge transfer section (See vertical CCD 15 disposed between the second area (odd lines area) and the horizontal CCD 18) (Col. 2, lines 38-60; col. 3, lines 36-52; see also col. 4, line 53 - col. 5, line 37).

Regarding claim 2, Ueda discloses that the driving means drives the first and second electric-charge transfer sections by an identical driving signal (See col. 2, lines 38-60; col. 3, lines 51-66; col. 5, lines 15-37).

Regarding claim 5, Ueda discloses a solid-state image apparatus comprising: an image section having a plurality of pixels (Fig. 1: 11) arranged two dimensionally in the horizontal direction and in the vertical direction (See fig. 1), the image section comprising a first area formed of a first pixel group (even lines in the image sensor as

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shown in figs. 4C and 4D) and a second area formed of a second pixel group (odd lines in the image sensor as shown in figs. 4A and 4B), and the first area and the second area being disposed adjacent to each other in the horizontal direction (the odd and even lines are arranged in the whole pixel area, therefore, the first and second areas are disposed adjacent to each other in the horizontal and vertical direction); a first electriccharge transfer (Fig. 1: 17) section disposed outside the image area for transferring the signal electric charges of the first area in the horizontal direction; a second electriccharge transfer section (Fig. 1: 18) extending across the entire width of the image section and disposed outside the image area (See fig. 1) for transferring the signal electric charges of the second area in the horizontal direction; and a vertical transfer section (Fig. 1: 15) for transferring the signal electric charges of the second area to the second electric-charge transfer section without passing through the first electric-charge transfer section (col. 3, lines 36-50), wherein the first electric-charge transfer section is disposed between the first area and the second electric-charge transfer section (See horizontal CCD 17 being disposed between first area (even lines area) and the horizontal CCD 18 as shown in fig. 1) and the vertical transfer section is disposed between the second area and the second electric-charge transfer section (See vertical CCD 15 disposed between the second area (odd lines area) and the horizontal CCD 18) (Col. 2, lines 38-60; col. 3, lines 36-52; see also col. 4, line 53 – col. 5, line 37).

Regarding claim 6, claim 6 is a method claim of claim 1, therefore, limitations can be found in claim 1.

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Claim Rejections - 35 USC § 103

7. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 8. Claim 7 is rejected under 35 U.S.C. 103(a) as being unpatentable over Ueda, US Patent 4,837,630.

Regarding claim 7, Ueda discloses a camera system (See fig. 5) comprising: a solid-state image apparatus (See figs. 1, 4A-4F and 7-10), the solid-state image apparatus comprising: an image section having a plurality of pixels (Fig. 1: 11) arranged two dimensionally in the horizontal direction and in the vertical direction (See fig. 1), the image section comprising a first area formed of a first pixel group (even lines in the image sensor as shown in figs. 4C and 4D) and a second area formed of a second pixel group (odd lines in the image sensor as shown in figs. 4A and 4B), and the first area and the second area being disposed adjacent to each other in the horizontal direction (the odd and even lines are arranged in the whole pixel area, therefore, the first and second areas are disposed adjacent to each other in the horizontal and vertical direction); a first electric-charge transfer (Fig. 1: 17) section disposed outside the image area for transferring the signal electric charges of the first area in the horizontal direction; a second electric-charge transfer section (Fig. 1: 18) extending across the entire width of the image section and disposed outside the image area (See fig. 1) for transferring the signal electric charges of the second area in the horizontal direction;

and driving means (clock, see col. 2, lines 51-60; col. 3, lines 36-50) for driving the first and second electric-charge transfer sections in an identical direction (See also fig. 1 and fig. 4E), a vertical transfer section (Fig. 1: 15) for transferring the signal electric charges of the second area to the second electric-charge transfer section without passing through the first electric-charge transfer section (col. 3, lines 36-50), a signal processing circuit for combining output signals of the solid-state image apparatus to generate a signal corresponding to signal electric charges of one line in the image section (see col. 5, line 38 – col. 6, line 19), wherein the first electric-charge transfer section is disposed between the first area and the second electric-charge transfer section (See horizontal CCD 17 being disposed between first area (even lines area) and the horizontal CCD 18 as shown in fig. 1) and wherein the vertical transfer section (See vertical CCD 15 disposed between the second area (odd lines area) and the horizontal CCD 18) (Col. 2, lines 38-60; col. 3, lines 36-52; see also col. 4, line 53 – col. 5, line 37).

Ueda fails to teach an optical system for guiding incident light to the image section of the solid-state image apparatus.

However, Official Notice is taken that the use of optical system for guiding incident light to the image section of a solid-state image apparatus is notoriously well known in the art. Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Ueda by having an optical system for guiding incident light to the image section of the solid-state image apparatus. The

motivation to do so would have been to improve the image being captured depending on the application (increasing depth of field, zooming, focusing, etc).

Conclusion

9. Because this Office Action is replacing the Final Rejection dated 8/10/05 (the 8/10/05 Final having been proper based upon applicant's amendment), **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Contact

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Nelson D. Hernandez whose telephone number is (571) 272-7311. The examiner can normally be reached on 8:30 A.M. to 6:00 P.M..

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, David Ometz can be reached on (571) 272-7593. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Nelson D. Hernandez Examiner Art Unit 2612

NDHH March 3, 2006

DAVID OMETA
SUPERVISORY PATENT EXAMINER